



महाराष्ट्र शासन राजपत्र

भाग चार-क

वर्ष ५, अंक २७]

गुरुवार ते बुधवार, ऑगस्ट २९-सप्टेंबर ४, २०१९/भाद्र ७-१३, शके १९४९

[पृष्ठे ६

[किंमत : रुपये ६.००]

प्राधिकृत प्रकाशन

महाराष्ट्र शासनाव्यतिरिक्त इतर वैधानिक प्राधिका-यांनी तयार केलेले (भाग एक, एक-अ व एक-ल यांमध्ये प्रसिद्ध केलेले वैधानिक नियम व आदेश यांव्यतिरिक्त इतर) वैधानिक नियम व आदेश ; यात भारत सरकार, उच्च न्यायालय, पोलीस आयुक्त, आयुक्त (राज्य उत्पादन शुल्क), जिल्हादंडाधिकारी व निवडणूक आयोग, निवडणूक न्यायाधिकरण, निवडणूक निर्णय अधिकारी व निवडणूक आयोगाखालील इतर प्राधिकारी यांनी तयार केलेले वैधानिक नियम व आदेश यांचा समावेश होतो.

MAHARASHTRA WATER RESOURCES REGULATORY AUTHORITY, MUMBAI

9th Floor, Centre-1, World Trade Centre, Cuffe Parade, Mumbai 400 005

NOTIFICATION

MAHARASHTRA WATER RESOURCES REGULATORY AUTHORITY (FEES, CHARGES AND OTHER RECEIPTS) REGULATIONS, 2019.

No. MWRRA. 2019/CBR/(54).— In exercise of the powers conferred upon this Authority by the Regulation Clause 4 of the **MAHARASHTRA WATER RESOURCES REGULATORY AUTHORITY (FEES, CHARGES) REGULATIONS, 2013** which was specified under the provisions of section 31 of the Maharashtra Water Resources Regulatory Authority Act, 2005 (Mah. XVIII of 2005), the Authority in its opinion found it necessary to alter, modify and amend the provisions in the said Regulation of 2013 and has resolved to amend the said regulations as under :—

GENERAL

1. *Short Title, Object, Commencement and Extent.*—(1) These Regulations may be called the “**Maharashtra Water Resources Regulatory Authority (Fees, Charges and Other receipts) Regulations, 2019**”.

(2) The object of these Regulations is to fix the fees and charges for all applications / appeals made to the Authority as specified in these Regulations which is to be paid by the applicant/petitioner/appellants and also to have provisions for other receipts such as, Funds under Grants, Grant – in Aid, Corporate Social Responsibilities, donations, Penalties, Advances, Loans and other funds as may be received by the Authority from the sources such as Government, Semi-Government, Co-op. Societies, Local Self Govts., Non-Governmental Organizations (NGOs), Associations, Organizations, Companies – either PSU

or Pvt. Sector, Trusts - Societies, Foundations, Institutions, International Organizations, Persons Entities who are interested in contributing funds for the various activities being undertaken by the Authority or any entity empowered by the Authority for the purpose of effective implementation of the various functions and the obligations under the Act, Rules and the Regulations or the guidelines made / framed / specified thereunder by the Authority furtherance to the object of the Act.

(3) These modifications and the amendments in the Regulations shall come into force on the date of notification in the *Official Gazette*.

(4) These amended Regulations shall apply to all matters within the jurisdiction of the Authority including all applications, pending before the Authority on the date of publication of these Regulations.

2. *Definitions.*— (1) In these Regulations unless, the context otherwise requires,—

(a) ‘**Act**’ means the Maharashtra Water Resources Regulatory Authority Act, 2005 (Mah.XVIII of 2005) as amended from time to time ;

(b) ‘**Authority**’ means the Maharashtra Water Resources Regulatory Authority established under section 3 of the Act ;

(c) ‘**Associations**’, ‘**Organizations**’, ‘**Non-Governmental Organizations**’ (NGOs) ‘**Trusts**’- ‘**Societies**’, ‘**Foundations**’, ‘**Institutions**’ means ‘Organizations’, ‘Associations’ of persons / people formed under various relevant Acts ;

(d) ‘**Co-op. Societies**’ means the Societies formed under the provisions of the Maharashtra Co-operatives Societies Act or Indian Multistate Co-operative Societies Act ;

(e) ‘**Companies**’ means companies or the entities either PSU or Pvt. Sector, formed under the provisions of the Companies Act, 1956 or Companies Act, 2013 as amended from time to time ;

(f) ‘**Fees for Final Bulk Water Tariff Order**’ means the fees to be levied at the rate as mentioned in the Schedule-1 or as per the rates to be finalized and notified by the Authority and to be collected from the Bulk Water Supply Entities on such rates on the total amount of revenue to be collected ;

(g) ‘**Funds under Corporate Social Responsibilities**’ means the funds out of the statutory provisions under the Companies Act, Income Tax Act, Rules and the Regulations and being provided for the purpose of Corporate Social Responsibilities by the Corporate Entities for the purpose of various social responsibilities as specified under the schemes framed thereunder ;

(h) ‘**Government**’ means Government of Maharashtra and Government of India and also includes the Departments, Organizations, Undertakings, Enterprises, Companies, Institutions and Societies working under it ;

(i) ‘**International Funding Organizations**’ means International Monetary Funds (IMF), World Banks, ADB, United Nations Organization (UNO) etc. International Organizations and also includes various groups, projects, undertakings such as 2030 WRG, UNICEF, UNICITRAL or any other programmes as being implemented in the Republic of India under the framework and funding guidelines as issued by the Regulatory Authorities of the Govt. of India from time to time ;

(j) 'Local Self Governments' means Municipal Corporations, Municipal Councils, Nagar Panchayats, Townships, formed under the provisions of relevant Urban Local Bodies – Municipal Acts, Rural Local Bodies – Gram Panchayats, under the Village Panchayat Act and also all supervising Institutions at Block and District Level.

(k) 'Other Receipts' means the amount of such receipt as may be received by the Authority by way of Grants, Grant – in Aid, funds under Corporate Social Responsibilities, donations, Penalties, Advances, Loans and other funds as may be received by the Authority from the sources such as Government, Semi-Government, Co-op. Societies, Local Self Govts., Non-Governmental Organizations (NGOs), Associations, Organizations, Companies – either PSU or Pvt. Sector, Trusts-Societies, Foundations, Institutions, International Funding Organizations, Persons Entities or by way of any other means / or kind.

(l) 'The Regulation 2013' means MAHARASHTRA WATER RESOURCES REGULATORY AUTHORITY (FEES And CHARGES) REGULATIONS, 2013.

(m) 'Bulk Water Supply Entities' means the Bulk Water supplier entity either Government or Private or Institutions or the Organization or the Company which owns Water Resources Projects or Reservoirs from where the Bulk Water is being supplied to various entities on the Bulk Water Tariff as determined by the Authority from time to time.

(2) Terms not defined in these Regulations will have the same meaning as assigned to them under the respective Acts, Rules or Regulations thereunder or under MWRRA Act, 2005 or the Maharashtra Water Resources Regulatory Authority (Conduct of Business) Regulations, 2013.

(3) In construing these Regulations the singular shall include the plural and *vice versa*.

3. *Fees on Application/ Petition/ Appeals.*— (1) Every application/petition /appeal made to the Authority shall be accompanied by fees or charges specified in *Schedule I* to these Regulations, including 'Fees for Final Bulk Water Tariff Order' to be levied at the rate as mentioned in the Schedule-I or as per the rates to be finalized and notified by the Authority and to be collected from the Bulk Water Supply Entities on such rates on the total amount of revenue to be collected.

(2) The fees or charges payable under these Regulations shall be paid by a bank draft or payorder drawn in favour of the 'Secretary, Maharashtra Water Resources Regulatory Authority' payable at Mumbai or by NEFT / RTGS / ECS or may be paid in cash if the amount is less than Rs. 5,000 (Rupees Five Thousand only) at the office of the Authority a photocopy of the receipt should be attached to the application.

(3) Any penalty ordered by the Authority under section 26 of the Act shall be paid within 30 (thirty) days of the order of the Authority or within extended time as may be allowed by the

(4) The fee or charges or other receipts or amount of the penalty received by the Authority under these Regulations shall be deposited in the designated bank accounts as specified by the Authority.

4. *Power to Amend.*— The Authority may, at any time, vary, alter, modify or amend any provision of these Regulations.

5. *Power to remove difficulties.*— If any difficulty arises in giving effect to the provisions of these Regulations, the Authority may, by general or specific order, make such provisions not inconsistent with the provisions of the Act, as may appear to be necessary for removing the difficulty.

Schedule-I
Fees and Charges

Sr. No. (1)	Description (2)	Fees in Rs. (3)
1	Application and Scrutiny Fees from Bulk Water Supply Entities for the work of determination of the Bulk Water Tariff to be paid by the Bulk Water Supply Entity along with the Bulk Water Tariff Proposal under clause 3 (2) of the MWRRA (Fixing Criteria and Issuance of Tariff Order for Bulk Water) Guidelines, 2019.	5,00,000
2	Review Petition from Bulk Water User Entity to be paid along with the application under clause 4 of the MWRRA (Fixing Criteria and Issuance of Tariff Order for Bulk Water) Guidelines, 2019.	
	(1) By Industries	50,000
	(2) By Municipal Corporations	25,000
	(3) By the Urban Local Bodies other than Municipal Corporations	15,000
	(4) By Gram Panchayats	8,000
	(5) By Private Townships	25,000
	(6) By Water Users Associations	5,000
	(7) By Other Water Users Entities	5,000
3	Regulatory Fees under clause 3 (9) of the MWRRA (Fixing Criteria for and Issuance Tariff Orders for Bulk Water) Guidelines, 2019 (As Amended from time to time) .	1% of the water charges actually realized.
4	Application seeking MWRRA clearance under section 11 (f) of the MWRRA Act, 2005.	
	(i) Major Project	25,000
	(ii) Medium Project	15,000
	(iii) Minor Project	5,000
5	Appeal against the order of Primary Dispute Resolution Officer (PDRO) by the Bulk Water user Entity under section 22 (3) of the MWRRA Act, 2005 –	
	(1) By Industries	20,000
	(2) By Municipal Corporations	20,000
	(3) By the Urban Local Bodies other than Municipal Corporations	12,000
	(4) By Gram Panchayats	3,000
	(5) By Private Townships	20,000
	(6) By Water Users Associations	3,000
	(7) By Other Water Users Entities	3,000
	(8) Miscellaneous Applications / Petitions	3,000
6	Application/Petition/Appeal under other water Acts	3,000

Place : Mumbai,
dated the 22nd August 2019.

ER. RASIK CHAUHAN,
Secretary,
Maharashtra Water Resources
Regulatory Authority, Mumbai.

नियंत्रक, शिधावाटप व संचालक, नागरी पुरवठा यांचे कार्यालय

रॉयल इन्शुरन्स इमारत, ५वा मजला, १४, जमशेटजी टाटा रोड,

चर्चगेट, मुंबई ४०० ०२०, दिनांक २१ ऑगस्ट २०१९.

वाचा.—(१) क्र. निशि/केरो/२०१९/का. वि. ४५८/सहा/जा. ३२६, दिनांक ५ ऑगस्ट २०१९.

(२) शासन पत्र क्रमांक रॉकेल-२०१८/प्र.क्र. १/ना.पु. २७, दिनांक १४ मे २०१८.

(३) राज्यस्तरीय समन्वयक, तेल उद्योग यांचा दिनांक १६ ऑगस्ट २०१९, रोजी प्राप्त ई-मेल संदेश.

(४) दि. केरोसीन (रेस्ट्रीक्शन ऑन युज अॅण्ड फिक्शेशन ऑफ सिलिंग प्राईस) ऑर्डर, १९९३.

अधिसूचना

क्रमांक निशि/केरो/२०१९/का. वि. ४८०/सहा/जा. ३३६.—शासनाने संदर्भ क्र. २ च्या पत्रान्वये नियंत्रक, शिधावाटप व संचालक, नागरी पुरवठा, मुंबई यांनी राज्यस्तरीय समन्वयक, तेल उद्योग यांच्याकडून सुधारित डेपो दर प्राप्त करून घेऊन त्याआधारे केरोसीनचे दर सुधारित करण्याची कार्यवाही करावी, असे आदेशित केले आहे;

ज्याअर्थी, सार्वजनिक वितरण व्यवस्थेमधील एक्स डेपो दरामध्ये दिनांक १६ ऑगस्ट २०१९ पासून सुधारणा केलेली असल्याचे राज्यस्तरीय समन्वयक, तेल उद्योग, मुंबई यांनी या कार्यालयास संदर्भ क्र. ३ च्या ई-मेल संदेशाद्वारे कळविले आहे.

त्या अनुषंगाने सुधारित एक्स-डेपो दराचा तक्ता सोबत पाठवून सदर सुधारित एक्स-डेपो दराच्या अनुषंगाने सार्वजनिक वितरण व्यवस्थेत अंतर्गत वितरित करण्यात येणा-या केरोसीनचा सुधारित कमिशनसह घाऊक व किरकोळ विक्री दर निश्चित करून त्याबाबत आदेश निर्गमित करणे आवश्यक आहे.

त्याअर्थी, वाचा क्र. ४ मध्ये नमूद आदेशान्वये मला प्रदान केलेल्या अधिकारानुसार उप नियंत्रक, शिधावाटप (अंमल), मुंबई (मुंबई शहर व मुंबई उपनगर), केरोसीनच्या घरगुती वापराचे घाऊक व किरकोळ विक्रीचे दर दिनांक १६ ऑगस्ट २०१९ पासून पुढील आदेश होईपर्यंत तात्काळ अंमलात आणणेकरिता पुढीलप्रमाणे अधिसूचित करीत आहे :-

अ. क्र.	बाब	सध्याचा दर (रुपये प्रति कि. लि.)	सुधारित दर (रुपये प्रति कि. लि.)
(१)	(२)	(३)	(४)
ए	एक्स डेपो दर (रुपये प्रति कि. लि.)	२८८०२.००	२९०५२.००
बी	वस्तू व सेवा कर (जी.एस.टी.) @ ५%	१४४०.१०	१४५२.६०
सी	घाऊक विक्रेत्यासाठी एकूण खरेदी किंमत (ए+बी)	३०२४२.१०	३०५०४.६०
डी	(i) घाऊक विक्रेत्याचे कमिशन	१३४१.८८	१३४१.८८
	(ii) तापमान बदलामुळे येणा-या घटीच्या व हाताळणूक तुटीच्या प्रतिपूर्तीसाठी असाधारण भत्ता.	९९.००	९९.००
	(iii) (A) वाहतूक खर्च	२८०.७९	२८०.७९
	(B) डिझेल व्यतिरिक्त अनुषंगिक बाबींचा खर्च	७०.२०	७०.२०
	(C) डिझेलवरील खर्चात झालेली वाढ	५४.८२	५४.८२
	एकूण वाहतूक खर्च (A+B+C)	४०५.८१	४०५.८१
	(iv) पथकर (Toll Tax)	७०.००	७०.००
	(v) घाऊक वितरकांना पूर्णांकाचा लाभ	६.३१	३.९३
	(vi) एकूण किंमत वाढ : [डी (i) + डी (ii) + डी (iii) + डी (iv) + डी (v)]	१९२३.००	१९२०.६२

(१)	(२)	(३)	(४)
इ	एकूण किंमत वाढीवर, वस्तू व सेवा कर (जी.एस.टी.) @ ५% [डी(vi) च्या ५%].	९६.१५	९६.०३
एफ	एकूण [सी+डी (vi) + इ] घाऊक विक्रीचा दर	३२२६१.२५	३२५२१.२५
एफ-१	किरकोळ विक्रेत्यासाठी खरेदी किंमत	३२२६१.२५** (किंमत रुपये ३०७२५.०० + वस्तू व सेवा कर रुपये १५३६.२५)	३२५२१.२५** (किंमत रुपये ३०९७२.६२ + वस्तू व सेवा कर रुपये १५४८.६३)
जी	किरकोळ विक्रेत्याचे कमिशन (तुटीच्या लाभांसह)	६७५.००	६७५.००
एच	किरकोळ विक्रेत्याचे कमिशन (तुटीच्या लाभांसह) वर टक्के वस्तू व सेवा कर (जी.एस.टी.) [जी च्या ५ टक्के]	३३.७५	३३.७५
आय	किरकोळ विक्री दर (रुपये प्रति किलो लिटर)	३२९७०.००** (किंमत रुपये ३१४००.०० वस्तू व सेवा कर रुपये १५७०.००)	३३२३०.००** (किंमत रुपये ३१६४७.६२ वस्तू व सेवा कर रुपये १५८२.३८)
जे	किरकोळ विक्री दर (रुपये प्रति लिटर)	३२.९७	३३.२३

शासन परिपत्रक क्रमांक अन्न, नागरी पुरवठा व ग्राहक संरक्षण विभाग क्रमांक केईआर. १३७६/३७६९/सतरा, दिनांक १७ डिसेंबर १९७६ नुसार पूर्णाकाचा लाभ एकाच पातळीवर (घाऊक वितरक) घाऊक दरामध्ये समाविष्ट करण्यात आला आहे.

(मा. नियंत्रक, शिधावाटप व संचालक, नागरी पुरवठा, मुंबई यांच्या मान्यतेने).

लिलाधर दुफारे,
उप नियंत्रक, शिधावाटप (अंमल), चर्चगेट, मुंबई.